## Case 3:14-cv-02061-JSC Document 30 Filed 12/12/14 Page 1 of 4 1 Ronald L. Richman, SBN 139189 Susan J. Olson, SBN 152467 Edward D. Winchester, SBN 271500 BULLIVANT HOUSER BAILEY PC 3 601 California Street, Suite 1800 San Francisco, California 94108 Telephone: 415.352.2700 4 Facsimile: 415.352.2701 5 E-Mail: ron.richman@bullivant.com susan.olson@bullivant.com edward.winchester@bullivant.com 6 7 Attorneys for Plaintiffs 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 SAN FRANCISCO DIVISION 11 **BOARD OF TRUSTEES OF THE** Case No.: C 14-02061 JSC LABORERS HEALTH AND WELFARE 12 TRUST FUND FOR NORTHERN CASE MANAGEMENT CONFERENCE CALIFORNIA; BOARD OF TRUSTEES OF STATEMENT; ORDER THEREON 13 THE LABORERS VACATION-HOLIDAY TRUST FUND FOR NORTHERN CALIFORNIA; BOARD OF TRUSTEES OF Date: **December 18, 2014** 1:30 p.m. F, 15<sup>th</sup> Floor THE LABORERS PENSION TRUST FUND Time: 15 FOR NORTHERN CALIFORNIA; and Ctroom: **BOARD OF TRUSTEES OF THE Hon. Jacqueline Scott Corley** 16 LABORERS TRAINING AND RETRAINING TRUST FUND FOR NORTHERN 17 CALIFORNIA, 18 Plaintiff, 19 VS. 20 INDUSTRIAL COMMERCIAL CONCRETE CONSTRUCTION, INC., a California 21 corporation; and JEFFREY J. HUSTON, an individual, 22 Defendants. 23 24 Case No.: C 14-02064 JSC BOARD OF TRUSTEES OF THE CEMENT MASONS HEALTH AND WELFARE TRUST 25 FUND FOR NORTHERN CALIFORNIA; BOARD OF TRUSTEES OF THE CEMENT 26 MASONS VACATION-HOLIDAY TRUST FUND FOR NORTHERN CALIFORNIA; 27 BOARD OF TRUSTEES OF THE CEMENT MASONS PENSION TRUST FUND FOR NORTHERN CALIFORNIA; AND BOARD OF TRUSTEES OF THE CEMENT MASONS

CASE MANAGEMENT CONFERENCE STATEMENT; ORDER THEREON

1	TRAINING TRUST FUND FOR NORTHERN CALIFORNIA,
2	Plaintiffs,
3	VS.
4 5	INDUSTRIAL COMMERCIAL CONCRETE CONSTRUCTION, INC., a California
6	corporation; and JEFFREY J. HUSTON, an individual,
7	Defendants.
8	
9	Plaintiffs Laborers Trust Funds provide this updated case management statement.
10	On May 6, 2014, Plaintiffs Laborers Trust Funds filed their Complaint for Damages for
11	Breach of Collective Bargaining Agreement, To Recover Unpaid Trust Fund Contributions, For
12	Breach of Fiduciary Duty and for a Mandatory Injunction ("Complaint") before this Court.
13	Plaintiffs seek to recover fringe benefit contributions due and owing on behalf of Industrial
14	Commercial Concrete Construction, Inc.'s covered employees.
15	On May 6, 2014, the Cement Masons Trust Funds filed their Complaint for Damages for
16	Breach of Collective Bargaining Agreement, To Recover Unpaid Trust Fund Contributions, For
17	Breach of Fiduciary Duty and for a Mandatory Injunction ("Complaint") in Case No. C 14-
18	02064 DMR. Plaintiffs Cement Masons Trust Funds seek to recover fringe benefit
19	contributions due and owing on behalf of Industrial Commercial Concrete Construction, Inc.'s
20	covered employees.
21	On August 21, 2014, the Administrative Motion to Relate Cases was granted and these
22	two cases were assigned to this Court.
23	Since filing both Complaints, Plaintiffs made several attempts to locate and serve
24	Defendants:
25	• May 9, 2014;
26	• May 10, 2014;
27	• May 11, 2014; and
28	• August 21, 2014.
	_ 2 _
	CASE MANAGEMENT CONFERENCE STATEMENT; ORDER THEREON

On September 24, 2014, Plaintiffs brought their Motion to Serve Defendants by Publication. Hearing was set for November 6, 2014. On November 5, 2014 this Court issued an Order denying the motion, without prejudice. The Order directed Plaintiffs to make additional reasonable efforts to serve Defendants and to exhaust all other available remedies prior to making a further motion to serve Defendants by publication. This Court further noted that service of Defendant Industrial Commercial Concrete Construction, Inc. would be more suitable for service through the Secretary of State rather than via Publication (assuming further efforts at service were unproductive).

After the Court issued its November 5, 2014 Order, Plaintiffs attempted to once again serve Defendants at 1531 N. Mitchell Canyon Road, Clayton, CA 94517, the last known residential address of Defendant Jeffrey J. Huston, the President/CEO of Industrial Commercial Concrete Construction, Inc. Service was attempted on the following dates:

- December 1, 2014;
- December 2, 2014 (two attempts on this date); and
- December 3, 2014.

Prior to making further attempts at service, Plaintiffs were able to verify that the 1531 N. Mitchell Canyon Road address is the current residence of Defendant Huston. A representative of Plaintiffs is familiar with the address, has visited the residence and was positively able to identify the residence with a recent photograph of the residence. In addition, this representative is able to verify the white pick-up truck at the residence belonging to Defendant Huston. According to Plaintiffs' process server, the residence is occupied, lights are on, the blinds are closed, and a dog barks when the process server rang the doorbell.

Plaintiffs' representative has also met Defendant Huston and is familiar with his physical description. Defendant Huston's physical description matches the physical description of the person who was contacted at the residence on August 21, 2014 by Plaintiffs' process server and denied to the process server that he was Defendant Huston and knew nothing about Industrial Commercial Concrete Construction.

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1	Plaintiffs are making further attempts to serve Defendants during the next thirty days. If
2	these attempts are not successful, Plaintiffs will bring a motion to serve Defendant Industrial
3	Commercial Concrete Construction via the Secretary of State and to serve Defendant Huston via
4	publication.
5	Based on the above, Plaintiffs Laborers Trust Funds respectfully request that this Court
6	continue the December 18, 2014 Case Management Conference for an additional thirty days. If
7	Plaintiffs are unable to effectuate service within the next thirty days, Plaintiffs will file their
8	motions to serve Defendant Industrial Commercial Concrete Construction via the Secretary of
9	State and to serve Defendant Huston via publication.
10	DATED: December 11, 2014
11	BULLIVANT HOUSER BAILEY PC
12	
13	By /s/ Ronald L. Richman
14	Ronald L. Richman
15	Attorneys for Plaintiffs
16	
17	<u>ORDER</u>
18	Based on the Plaintiffs' request to continue the case management conference and good
19	cause appearing,
20	IT IS HEREBY ORDERED that the December 18, 2014 case management conference
21	be continued to <u>February 5</u> , 2015 at 1:30 p.m., Courtroom F, 15 <sup>th</sup> Floor. Plaintiffs
22	shall file an updated case management conference statement no later than seven (7) days prior to
23	the continued case management conference.
24	DATED: <u>Dec. 12</u> , 2014
25	By: Jacqueline Scatt Corly
26	HON JACQUELINE SCOTT CORIJEY
27	UNITED STATES MAGISTRATE JUDGE
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CASE MANAGEMENT CONFERENCE STATEMENT; ORDER THEREON